EXHIBIT C

DECLARATION OF ASSIGNMENT BY Apps Living Trust Schwab # TO SRS CAPITAL ADVISORS, INC.

I, Jeroid J. 1
Rufa E. Apri

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated berein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, 1 have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS decris appropriate; (b) declaring that I will be bound by the results of the lingation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this ____ day of ______, 2018.

For SRS Capital Advisors, Inc.:

Jerold W Apps Trustee

Ruth E Apps Trustee

DECLARATION OF ASSIGNMENT BY Charles Mitchell Toms III SIMPLE IRA TO SRS CAPITAL ADVISORS, INC. Schwab

- 1, 4 all and harman his hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal secutives laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1th day of Mach, 2018.

For SRS Capital Advisors, Inc.:

Charles Mitchell Toms III

DECLARATION OF ASSIGNMENT BY CHESTNUT CAPITAL PARTNERS LP, TO SRS CAPITAL ADVISORS, INC.

- I, Chestnut Capital Partners, LP, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this Blk day of MARCH, 2018.

For SRS Capital Advisors, Inc.:

DECLARATION OF ASSIGNMENT BY Cynthla S Gershenoff IRA Schwab # TO SRS CAPITAL ADVISORS, INC.

- I, Cynthia Gershenoff, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this ____ day of _Merch, 2018.

For SRS Capital Advisors, Inc.:

Cynthia S Gershenoff

DECLARATION OF ASSIGNMENT BY DeClark Family Trust Schwab Acct # TO SRS CAPITAL ADVISORS, INC.

I, Jones Part A. hereby declare as follows:

- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SR\$ Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and serting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SR\$ Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 28 th day of February, 2018.

For SRS Capital Advisors, Inc.:

Richard DeClark - Trustee

.

Janet DeClark - Trustee

DECLARATION OF ASSIGNMENT BY Richard DeClark irr Trust Schwap # TO SRS CAPITAL ADVISORS, INC.

- I, Bace Sundar, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1 day of Morch, 2018.

For SRS Capital Advisors, Inc.:

Bruce Snyder TTEE

1901993-1 02/22/2018 01:39 PM

DECLARATION OF ASSIGNMENT BY Mathew C DeClark Irr Trust Schwab # TO SRS CAPITAL ADVISORS, INC.

- I, Bruce Suy Out, hereby declare as follows:
- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1st day of Morel, 2018.

For SRS Capital Advisors, Inc.:

Bruce Snyder TTEE

1901993-1 02/22/2018 01:39 PM

DECLARATION OF ASSIGNMENT BY Denise Durkee IRA Schwab TO SRS CAPITAL ADVISORS, INC.

- 1, Danise Durke , hereby declare as follows:
- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2nd day of March, 2018.

For SRS Capital Advisors, Inc.:

Denise Durkee

Senisa Sinke

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 18 of 427 PageID #:1787

DECLARATION OF ASSIGNMENT BY <u>Denise Durkee IRA Schwab #</u> TO SRS CAPITAL ADVISORS, INC.

- i, Danisa Dunce, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, 1 have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- A. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2nd day of March , 2018.

For SRS Capital Advisors, Inc.:

Denise Durkee

Dunial Drukee

DECLARATION OF ASSIGNMENT BY EUZABETH L RIOZDAN, CROTH INA) TO SRS CAPITAL ADVISORS, INC.

- I, ELIZABETH L, hereby declare as follows:
- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 28th day of FEBRUARY, 2018.

For SRS Capital Advisors, Inc.:

DECLARATION OF ASSIGNMENT BY <u>Emalea R Landgraf</u> Schwab # <u>TO SRS CAPITAL ADVISORS, INC.</u>

- Emalea R Landgraf, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1st day of March , 2018.

ea Kondyt

For SRS Capital Advisors, Inc.:

Emalea Landgraf

DECLARATION OF ASSIGNMENT BY HERBERT H. SOUTH, IRA ROLLOVER TO SRS CAPITAL ADVISORS, INC.

- I, HERBERTH. Southereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital elients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems' appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain, such recovery.

Executed this Gt day of Maw, 2018.

For SRS Capital Advisors, Inc.:

Herbert H. South

DECLARATION OF ASSIGNMENT BY HEATHER M. VICTOR, TO SRS CAPITAL ADVISORS, INC.

- I, Heather M. Victor, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _____ day of ______, 2018.

For SRS Capital Advisors, Inc.:

1901993-1 02/22/2018 01:39 PM

DECLARATION OF ASSIGNMENT BY _Jeffrey W Apps IRA Schwab # TO SRS CAPITAL ADVISORS, INC.

- Jeffrey W Apps , hereby declare as follows:
- 1. 1 am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 bereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1st day of March , 2018.

For SRS Capital Advisors, Inc.:

Jeffrey Apps

DECLARATION OF ASSIGNMENT BY <u>Jerold W Apps IRA Sch</u>wab TO SRS CAPITAL ADVISORS, INC.

I, Icroidw. App, hereby declare as follows:

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, Thave resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securines of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 1 understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _____ day of ______, 2018.

For SRS Capital Advisors, Inc.:

sterold W Apps

DECLARATION OF ASSIGNMENT BY Karen A Eyrich IRA Schwab TO SRS CAPITAL ADVISORS, INC.

- 1, Karen A Eyrich , hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Advisor under the Federal Investment Advisors Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. fetleral securities laws, other applicable statutes, and common law doctrines, as may be asserted against LIM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _____ day of ______, 2018.

Caren de Cyrica

For SRS Capital Advisors, Inc.:

Karen A Eyrich

DECLARATION OF ASSIGNMENT BY Tara Kerrigan Schwab Acct # TO SRS CAPITAL ADVISORS, INC.

1, Tara Merrigan hereby declare as follows:

- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will he bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this Bth day of March, 2018.

KUNGON

For SRS Capital Advisors, Inc.:

Midr. R.D

Tara Kerrigan

DECLARATION OF ASSIGNMENT BY Tara Kerrigan IRA Schwab Acct # TO SRS CAPITAL ADVISORS, INC.

1. Tara Keragan hereby declare as follows:

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 13th day of March, 2018.

Kllligen

For SRS Capital Advisors, Inc.:

Malt. MD

Tara Kerrigan

DECLARATION OF ASSIGNMENT BY BK Asset Management Trust Schwab Act TO SRS CAPITAL ADVISORS, INC.

- 1. Tara herryal hereby declare as follows:
- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 13th day of March, 2018.

Klili (ar-

For SRS Capital Advisors, Inc.:

Tara Kerrigan Trustee

DECLARATION OF ASSIGNMENT BY NK Asset Management Trust Schwab TO SRS CAPITAL ADVISORS, INC.

I, Taraherrigan, hereby declare as follows:

- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 13th day of March, 2018.

For SRS Capital Advisors, Inc.:

Tara Kerrigan - Trustee

DECLARATION OF ASSIGNMENT BY Kerrigan Family Education Trust, Schwab # TO SRS CAPITAL ADVISORS, INC.

- 1, Tara Kirrigaboraby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- Tunderstand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this Bath day of March, 2018.

For SRS Capital Advisors, Inc.:

Tara Kerrigan - Trustee

DECLARATION OF ASSIGNMENT BY Larry T Kunst & Sharon A Kunst, JT Ten Schwab TO SRS CAPITAL ADVISORS, INC. Act

We, Larry T. Kunst hereby declare as follows: and Sharon A. Kunst

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS decris appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of MANCH, 2018.

For SRS Capital Advisors, Inc.:

Larry Kunst

Sharon Kunst

DECLARATION OF ASSIGNMENT BY Linda J Brodin IRA Schwab & TO SRS CAPITAL ADVISORS, INC.

I, Linda J. Brodin hereby declare as follows:

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I bereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 th day of March, 2018.

Ruicha J. Brodu

For SRS Capital Advisors, Inc.:

Linda J Brodin

DECLARATION OF ASSIGNMENT BY <u>Mark Darrington IRA Schwab #</u> TO SRS CAPITAL ADVISORS, INC.

- C. Mark Dycres thereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal secorities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4 day of Mouth, 2018.

For SRS Capital Advisors, Inc.:

Mark J Darrington

DECLARATION OF ASSIGNMENT BY Mark Darrington Sole Prop DBD, Schwab TO SRS CAPITAL ADVISORS, INC.

I, Mark arry th , hereby declare as follows:

- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 415 day of March, 2018.

For SRS Capital Advisors, Inc.:

Mark J Darrington

DECLARATION OF ASSIGNMENT BY Many E Carter IRA Schwab TO SRS CAPITAL ADVISORS, INC.

- 1. Mary E. Carter, hereby declare as follows:
- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law documes, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. Thereby execute and submit this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of Malick, 2018.

ry E. Contor

For SRS Capital Advisors, Inc.:

Mary Carter

DECLARATION OF ASSIGNMENT BY MULACH STEEL CORPORATIONI, TO SRS CAPITAL ADVISORS, INC.

- I, Mulach Steel Corporation, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on hehalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 8th day of MARCH, 2018.

For SRS Capital Advisors, Inc.:

TO SRS CAPITAL ADVISORS, INC.

- I. Putrick Swithereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LIM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _at__ day of _march, 2018.

For SRS Capital Advisors, Inc.:

Putar Child

Put (lut

DECLARATION OF ASSIGNMENT BY Robert P Carter IRA Schwab # TO SRS CAPITAL ADVISORS, INC.

1. Robert P. Carter, hereby declare as tollows:

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. Thereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _____ day of Matich_, 2018.

For SRS Capital Advisors, Inc.:

Robert P Carter

DECLARATION OF ASSIGNMENT BY Richard DeClark IRA Schwab Acct TO SRS CAPITAL ADVISORS, INC.

I. Fich and Do Glock, hereby declare as follows:

- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 th day of February 2018.

For SRS Capital Advisors, Inc.:

Richard DeClark

DECLARATION OF ASSIGNMENT BY SMITHFIELD TRUST COMPANY, TRUSTEE OF THE ROBERT W. RIORDAN 2013 TRUST DATED MARCH 13, 2013, TO SRS CAPITAL ADVISORS, INC.

SMITHFIELD TRUST COMPANY, TRUSTEE ("TRUSTEE") of the Robert W. Riordan 2013 Trust Dated March 13, 2013 ("TRUST"), hereby declares as follows:

- 1. The Trust is a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and the Trustee has personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Advisor under the Federal Investment Advisors Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to the Trust's investment loss associated with the purchase of securities of LJM Preservation and Growth Fund ("LMJ"), in order to facilitate the recovery of the Trust's investment loss. Trustee has resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, held by the Trust, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering the Trust's investment loss, and subject to provisions of paragraph 6 hereof, Trustee hereby executes and submits this declaration of assignment: (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on the Trust's behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that the Trust will be bound by the results of the litigation; and (c) assigning, transferring, setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, held by the Trust, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 5. Further, the Trust hereby appoints SRS Capital as its true and lawful attorney-infact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to the Trust any proceeds received as a result of this Assignment.
- 7. Trustee understands that the Trust will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of MANN, 2018.

SMITHFIELD TRUST COMPANY, TRUSTEE OF THE ROBERT W. RIORDAN 2013 TRUST DATED MARCH 13, 2013 For SRS Capital Advisors, Inc.:

Mil f. Mil

DECLARATION OF ASSIGNMENT BY ROBERT W. RIORDAN TO SRS CAPITAL ADVISORS, INC.

I, Robert W. Riordan, hereby declare as follows:

- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

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 Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this and day of MARCH 2018.

For SRS Capital Advisors, Inc.:

· Will. he

Robert W. Riordea

DECLARATION OF ASSIGNMENT BY Sharon A Kunst IRA Schwab # TO SRS CAPITAL ADVISORS, INC.

- I, Sharon Kunst , hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated berein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, fitle, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in raking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LfM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demantls, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LfM and related defendants, in connection with the purchase of the securities of LfM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of MALLY, 2018.

For SRS Capital Advisors, Inc.:

Sharon Kunst

DECLARATION OF ASSIGNMENT BY STEVEN CHAPMAN THOMAS & JUDITH EVANS THOMAS, TO SRS CAPITAL ADVISORS, INC.

We, Steven Chapman Thomas & Judith Evans Thomas, hereby declare as follows:

- 1. We are a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss. I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Fxecuted this 8th day of MARCH, 2018.

For SRS Capital Advisors, Inc.:

DECLARATION OF ASSIGNMENT BY Susan Apps-Bodilly IRA Schwab TO SRS CAPITAL ADVISORS, INC.

- i, Susan Apps-Bodilly, hereby declare as follows:
- I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) secking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- SRS Capital agrees to remit back to me any proceeds received as a result of this
 Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For SRS Capital Advisors, Inc.:

Susan Apps-Bodilly

DECLARATION OF ASSIGNMENT BY Thomas D Haapala RA Schwab TO SRS CAPITAL ADVISORS, INC.

- t, Thomas Haapala, hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- 2. SRS Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and telated defendants, in connection with the purchase of the securities of LJM

- Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the
 - SRS Capital agrees to remit back to me any proceeds received as a result of this
- The prosecution of any action brought to obtain such

I deduce under penalty of perjory under the laws of the United States o.

foregoing is true and correct.

parameters 5 day of Morch 2018.

For SRS Capital Advisors, Inc.:

Thomas Haspaia

DECLARATION OF ASSIGNMENT BY Vail Religious Foundation Schwable TO SRS CAPITAL ADVISORS, INC.

- I, Tim Wilbanks , hereby declare as follows:
- 1. I am a private client of SRS Capital Advisors, Inc. ("SRS Capital"), and have personal knowledge of all matters stated herein.
- SRS Capital serves as a Registered Investment Adviser under the Federal Investment
 Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from SRS Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hercof. I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of SRS Capital in taking legal action (i) sceking appointment as lead plaintiff on my behalf and on behalf of other private SRS Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as SRS deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to SRS Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint SRS Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. SRS Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 28 Hday of February, 2018.

For SRS Capital Advisors, Inc.:

Tolling

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 76 of 427 PageID #:1845 ANGELOS, ELEANOR TRA PRIME

	I (We) _	Eleanor	E.	Angelos	hereby declare as
follows	:			V	

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of Harch 2018.

Client:
Eleanor E. Questos
Signature
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 78 of 427 PageID #:1847

COSMO & CAROLINA AZZINNARI JT TEN

I (We), COSMO	- CAROLINA	AZZINNari	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of *Tradition* Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 13th day of March 2018.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

JORDAN BASEM SEPIRA

I (W	e),	ORDAN +	BASEM	 , hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

	Joda Sasan
Signature	
Capacity (pr	rivate, trustee/fiduciary, institutional)
Signature	
Capacity (pr	rivate, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

BEIERWALTES, WM H IRA-PRIME

I (We),	WILLIAM	H. BEIERWALTE	<u>S</u>	_ hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7" day of MARCH , 2018.

(Jast of) Emolton
Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

MICHAEL BLAZOSKI II & ELLEN M. BLAZOSKI JE TEN

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michael Blazoski, 111 + Ellen M-Blazoskihereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in 7. connection with the prosecution of any action brought to obtain such recovery.

Executed this 4th day of March

Client: Michael Blaroski, 111 Ellen M. Blaroski

Signature Michael

Private Capacity (private, trustee/fiduciary, institutional)

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

MONICA BLUM & JEFF SAVLOV LLP 401K PL

	I (We),	Monica	Blum	Jeff	70/ 10/	, hereby declare as
follow	s:			-		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this 23 day of February 2018.

Client:
momes Blum
Signature
private
Capacity (private, trustee/fiduciary, institutional)
\bigcirc
Signature
Roverte
Capacity (private, trustee/fiduciary, institutional)

BOYETT, DONALD ROLLOVER IRA

:	(We), Stones	L/	Loyett	 hereby declare as
follows:		/	0	accidic as

- 1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of March , 2018.

Client:	
Signature Soyatt	
DOMALD BOYETT Capacity (private, trustee/fiduciary, institution)	 ıal)
Signature	
	 al)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

BOYETT, MARTHA ROLLOVER IRA

Ι (Ϣe),	muthe Bryett	, hereby declare as
follows:		

- 1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning _____ services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5^{+h} day of March, 2018.

Client:	For Tradition Capital Management LLC:
Martha Boyett Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
MARTIA BOYETT Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

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BRADBURY, ED & EILEEN JT PRIME

	I (We), Edward	+ Eileen	BRADBURY	, hereby declare as
follov	vs:			•

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _____ day of ________, 2018.

Client:

Signature

Joint Tennuts

Capacity (private, trustee/fiduciary, institutional)

Signature

Joint lenants

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

KARLA BRESS-PRIME

I (We),	Karla Bress	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 15th day of March, 2018.

Client:	For Tradition Capital Management LLC:
Larla L. Bress	Mundo
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

I (We), Poter	C. Browne	, hereby declare as
follows:	and the same	

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9 day of April 2018.

Capacity (private, trustee/fiduciary, institutional)

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

I (We), SHARON	BUCCAFUSCO	, hereby declare as
follows:		

- 1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1 day of much , 2018.

Client:
Show C. Buccifus 20
Signature /
SHARON C BUCCAFUS CO Capacity (private,)trustee/fiduciary, institutional)
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 100 of 427 PageID #:1869

JULIE BURNETT INHIRA BENE OF SHIRLEY BURNETT

I (We),	Julie	E. Burnett	, hereby declare as
follows:			

- I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
 - 3. After receiving notice from Tradition Capital relating to my investment less associated with the purchase of the securities of LJM Preservation and Crowth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. tederal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
 - A Accordingly, for the purpose of recovering my investment loss, and subject to provision of paragraph 6 based. I hereby execute and submit this declaration of a signment (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2016, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate: (b) declaring that I will be bound by the results of the litigation, and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against UJM and related defendants, in connection with the purchase of the securities of LJM
 - Further, I hereby appoint Tradition Capital as my true and lawful attorney-m-fact for the purpose of exercising all powers relating to such causes of action.

- Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

lixecuted this 8 day of March 2018

Client:

Signature

Capacity (private, trustee/fiduciary, institutional)

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management I.L.C.

Michael C. Provine, J.D., LJ.M. Member and Chief Compliance Officer

I (We),	Joseph Carroll	, hereby declare as
follows:	•	

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of March, 2018.

Client:	
Z	R
Signature	Private
Capacity (pri	vate, trustee/fiduciary, institutional)
Signature	
Capacity (pri	vate, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

WILLIAM CARROLL

	. 1	1	1
I (We)	William	COLDI	hereby declare as
follows:		ſ	

- 1. Lam D'e are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

6 day of March 2018. Executed this __

Signature WILLIAM CARROLL Capacity (private, trustee/fiduciary, institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., I.L.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

1/We)	Lucia Koller	(Bonnie Cashin	Foundation h	ereby declare as
foliows:				

- I am/We are a client (private, frustee/fiduciary, or institutional) of Tradition Capital

 Management U.C ("Tradition Capital"), and have personal knowledge of all matters stated herean.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planting services.
- After receiving notice from Tradition Capital relating to my investment has rescripted with the purchase of the accurities of LJM Preservation and Crowth Fund ("L)M"), in order to facilitate the receivery of roy investment loss, I have resolved to assign to Tradition Capital all mylifs, title, and interest in any and a linking, demands, and causes of action of any kind whatsoever arising from violations of the LJS, federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM soil related difundants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of servering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment (a) authorizing the actions of Tradition Capital in taking legal artifold (i) seeking appointment as lead plaintiff on my behalf and an behalf of other private Tradition Capital clients, on or around April 20, 2018, in a class action against 7, 10 or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that 1 will be bound by the results of the hittgation; and (c) assigning transforming, and setting over to Tradition Capital at higher, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the 0.5, federal securities laws, other applicable statutes, and common law clothiles, as may be asserted against 1,1M and related defendants, in connection with the purchase of the securities of 1,1M.
- 5. Further Theseby appoint Tradition Capital as my true and lawful attorney inefact for the purpose of exercising all powers whating to such cruses of action.

- Tradifior Capital agrees to remit back to me any proceeds received as a sesuit of this.
 Assignment.
- 7 understand that I will not be responsible for any feet or expenses incrmed in connection with the prosecution of any action brought to obtain such recovery.

	elaws of the United States of America, that the
foregoing is true and correct.	
Recoiled this 4 day of April .2	518.
Client:	For Tradition Capital Management LLC:
Lucia Cellar Signature Irustee, Bonnis Cashin Foundation	Microsof C. Provinc, J.D., i.L.M. Mesober and Chief Compliance Offices
Complete American Complete Following in the principal of the control of the contr	
Capacity (private, mustee/fiduciary, institutional)	
Bignature	
Capacity (provate, unste√ficturiary, institutional)	

JOANNE MK CHRISTOFFERSON BENE IRA OF ISABEL MANCINELLI

(I (We), _	Joanne Christofferson	hereby declare as
follows:		•

- 1. (I am) We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 6 day of March 2018.

Client:

Grant Christofferson

Signature

Capacity (private) trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 110 of 427 PageID #:1879

CLAUDY, BARBARA REVTR. AUG 1993

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), PHILIP R CLAUDY + BARBARA H CLAUDY, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 rd day of MARCH, 2018.

Client:

Phily R Claudy

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Private / trustee

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

CLAUDY, PHILIP IRA PRIME

I (We),	Philip	RC	laudy	 	, hereby declare as
follows:	·				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of MARCH.	2018.
Client:	For Tradition Capital Management LLC
Phily R Clarily Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Arlene Cochin IRA

I (We),	ARLENE	COCHIN	, hereby declare as
follows:			

- 1. I am/We are a client (private.) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this day of	2018.
Client: Arlene Ockur Signature	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional) Signature	

Capacity (private, trustee/fiduciary, institutional)

MELVYN COCHIN IRA

I (We),	MELVYN COCHIN	hereby declare as
follows:		

- 1. I am/We are a client private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1St day of March 2018.

Signature

MELY W COCH W

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

COOPER, SUSAN PIRA PRIME

I	(We),	SUSAN (OOPER		hereby declare as
follows:					

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of MARCH, 2018.

Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

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CORAPI APOLLO

I (We), _	Apple	-03EDI	, hereby declare as
, , _	7 0		
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Signature

Executed this day of Man 1/2, 2018.

Capacity (private, trustee/fiduciary, institutional)

EMILY S COX IRA

I (We),	Enily	5. Cox	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this bt day of March, 2018.

Client:
Emil Stat
Signature
5e private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

KENNETH R CUMMINGS & MARILYN CUMMINGS JT TEN

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Konneth R + Marilyn K. Cumminghereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3rd day of March 2018.

Kenneth Rluming	J
•	

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

DOW, MARITA M. -PRIME

	I (We), _	Marita	M. Now	 	 hereby declare as
follow	/S:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March, 2018.

Signature 7. (1, out
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

MARC R. DUVOISIN

	I (We), MARC R	CUVOESEN	, hereby declare as
follot	WS:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 27 day of MARCH, 2018.

Capacity (private, trustee/fiduciary, institutional)

Client:	For Tradition Capital Management LLC:
M/20.	Mundo
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

PETER M. DUVOISIN R/O IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Peter M. Duvisin a GANE L. DuvoisiNhereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March, 2018.

Client:

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 132 of 427 PageID #:1901

EADIE, MICHELE IRA EADIE, MICHELE RYAN EADIE MICHELE ROTH IRA

I (We), nuchele	ladie	, hereby declare as
follows:			

- 1. (I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in 7. connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjury under the laws of the United States of America that the

* , , ,	
foregoing is true and correct.	
Executed this 4th day of Vauch 2	2018.
Client:	For Tradition Capital Management LLC:
Michele Ryan Eadie Signature Private	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Aurabe m	
Capacity (private, trustee/fiduciary, institutional)	

I (V	ve), It Scott	Cadie-	 , hereby declare as
follows:	/	e.	

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- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

	acal	1	
Executed this	day of	March	. 2018.

Client: Signature Private Capacity (private, trustee/fiduciary, institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

EADIE- MIFE GSTT EXEMPT TRUST

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), William Scott Cadie; TTEE, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March 2018.

Client:	For Tradition Capital Management LLC:
William July S 11EE	1 may a
Signature	Michael C. Provine, J.D., LL.M.
Trustee	Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Thomas Losan Gumm Frank Efforthereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of ARCH 2018.

Capacity (private, trustee/fiduciary, institutional)

Client:	For Tradition Capital Management LLC:
Topy/Gunam/FRAK	Mangle
Signature EFFONN	Michael C. Provine, J.D., LL.M.
	Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

REGINA S. EINSTEIN ROTRA

	I (We), _	Regina	EINSTEIN	, hereby declare as
follow	7S:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of March, 2018.

Client:	
Recourse, E	instein
Capacity (private, truste	ee/fiduciary, institutional)
Signature	
Capacity (private, truste	ee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

I (We),	Rosanne Fouriell	hereby declare as
follows:		

- 1. I am/We are a client (private.) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 14 day of March, 2018.

Client:	For Tradition Capital Management LLC:
Rosane Parell	Mangle
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

FRANI MICHELE PEIT

I (We),	Frani Feit	
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1st day of March, 2018.

Client:
Mudlet
Signature
Frani Feit
Capacity (private, trustee/fiduciary, institutional)
Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

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FOSTER, JUSEP H.

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), <u>Joseph Harman Foster</u>, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of March, 2018.

Client:	For Tradition Capital Management LLC:
Joseph Harmon Fritan Signature Private	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Capacity (private, trustee/fiduciary, institutional)	

THOMAS B. FOSTER

I (We),	THOMAS	BFOSTER	, hereby declare as
follows:			

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in 7. connection with the prosecution of any action brought to obtain such recovery.

Executed this 6H day of Mrch , 2018.

Client: Momus B. Foste Signature THOMAS B. FOSTER Capacity (private, \text{\trustee/fiduciary, institutional)}	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Canacity (private trustee/fiduciary institutional)	

Christopher Gannon IRA & Christopher Gannon Personal Accounts

I (We),	Christopher Gannon	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this	2	day of	——April	, 2018.
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PL	 - 1	<u>L</u>	

Christopher Dannon

Signature

Client:

Private

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 152 of 427 Page/D #:1921

GASPAR, KATHERINE PERSONAL

- Katherino Cousper
 I, hereby declare as follows:
- 1. I am a private client of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment:

 (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM

- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 15 He day of February 2018.

halveren Jacker

For Tradition Capital Management

LLC:

GORDISH, KEVIN LIRA PRIME

I (We), _	Kevin	Louis	Gordish	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March, 2018.

Many Market
Signature (
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Kevin Gordish 34139 Birchwood Westland Mil 48186

I (We	a) Jayer Grason	, hereby declare as
follows:		<u>,</u>

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 26 day of Fibruary 2018.

Client:	For Tradition Capital Management LLC:
On the Grabin	Mayle
Signature J JOYCE GRABOW	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 158 of 427 PageID #:1927

I (We),	Micole Gray	, hereby declare as
follows:		·

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

foregoing is true and correct.	
Executed this 4th day of March	2018.
Client:	For Tradition Capital Management LLC:
Signature Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	Member and Giner Comphance Officer
Signature	

Capacity (private, trustee/fiduciary, institutional)

JANICE GREENWALD IRA RO

I (We), Janes anthour Greenwald	hereby declare as
follows:	

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this	6	day of Man	d 20)18.
---------------	---	------------	------	------

Client:
Mars
Signature
Capacity (private, trustee/fiduciary, institutional)
Jania Grunnisk
Signature
private
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 162 of 427 PageID #:1931

GREGORY, PETER IRA PRIME

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), PETER B. CRECONY and ANN III, GRECONY, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this <u>Ini</u>/day of <u>MANCH</u>, 2018.

Client:

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

PRIVIL'E

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

I (We),	Robert J G	regard	, hereby declare as
follows:		2.9	,

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4th day of March 2018.

M
Signature
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 166 of 427 PageID #:1935

DWAED R GRISWOLD & JUDITH A GRISWOLD TTTEN

]	I (We), _	Edward	and	Judith	Griswold	, hereby declare as
follows:	į					

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 26 day of February, 2018.

Client:

Edward & Driewold

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

HALLIBURTON, BILL IRA PRIME

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), DONALD R. HALLIBURTON; VIRSINIA H. HALLIBURTON declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4 day of March _____, 2018.

Client:
Dan OR Marie Burfon
Signature
Private
Capacity (private, trustee/fiduciary, institutional)
Virginia Alfall Bustine
Signature
Private
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 170 of 427 PageID #:1939

GERALD HALPERN IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

8 day of March

Capacity (private, trustee/fiduciary, institutional)

HYUNSOOK HARRIGAN IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), ligursiak larrigan, hereby declare as follows:

- 1. I am/We are a client private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

	-12		1-	9
Executed this	510	day of	march	, 2018.

Client:
Signature ///
Private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

STEPHEN FRANCIS HARRIGAN AS CUST FOR JUN SCOTT HARRIGAN

I (We),	Styles	Parcis Harrigan hereby declare as
follows:	1	

- 1. I am/We are a client (private. (rustee/fiduciary,) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

-th	0	1
Executed this 5 da	y of March	.2018 ر

Client:	For Tradition Capital Management LLC:
My 2	Mayle
Signature	Michael C. Provine, J.D., LL.M.
Private Custodeal	Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Canacity (private trustee/fiduciary institutional)	

1898522-3 02/14/2018 10:30 AM

STEPHEN FRANCIS HARRIGAN &
HYUNSOCK HARRIGAN Int.

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

(We), Stephen Fine Starrigen & Hyunson Chiregeoreby declare as follows:

- 1. I an We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of	march	2018.

Client:
Signature
hiorte
Capacity (private, trustee/fiduciary, institutional)
1
Signature
Private
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

STEPHEN FRANCIS HARRIGAN IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), _	_≠	Stippe	Lunc	is Ha	regan	, hereby declare as
follows:	1	V				

1

- 1. I am/We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

	th	200	
Executed this	day of _	March	, 2018.

Client:	F
	6
Signature	N
Private	N
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

CAROLYN HAUER ROLLOVER IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I(We), Thomas P. and Grolyns, Hawethereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4th day of March, 2018.

Client:
Throop! Ham
Signature
Private
Capacity (private, trustee/fiduciary, institutional)
Cardyn S. Daner
Signature
Private
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

AUSTIN RICHMOND HOPKINS

I (We), _	ASTIN HOPKINS	, hereby declare a	
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal
 Investment Advisers Act and provides portfolio management and related investment planning
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 20 day of March ____ 2018.

Client:
Alpha
Signature
Private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

HOPKINS, BOBBIE TRA PRIME

I (We),	BARBARA	H	HOPKINS	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of Morch

Client:	For Tradition Capital Management LLC:
Signature SARBAR A HOPKIUS Capacity (private,)trustee/fiduciary, institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 186 of 427 PageID #:1955 HOPKINS , CREDIT SHELTER PRIME

I (We),	BARBARA H.	HOPKINS,	THE	, hereby declare as
follows:				

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2d day of harch 2	2018.
Signature BORBARA HOPLINS - CREDIT SHELT Capacity (private, trustee/fiduciary)institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer FER. TR.
Signature	

Capacity (private, trustee/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 188 of 427 PageID #:1957
TERRELL HOPKINS PERSONAL

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of March, 2018.

Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), JOHN CRAIG HUGELMEYER , hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.
- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 16 th day of Fabruary 2018.

Mais Hydy 1

For Tradition Capital Management

LLC:

ROBERT M. JAHSEN IRA

I (We), _	ROBERT M. JANSEN	* ROBERTA A. JAN.	hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this 2th day of March 2018.

Ω 1 d
Mobile m
Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Robertu a Jun
Signature
PRIVATES
Capacity (private, trustee/fiduciary, institutional)

Client:

JARR EQUITIES LLC

I (V	Ve), YARR	Equities	LLC	, hereby declare as
follows:	0	8		

- I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this 6 day of MARCh , 2018.

Client:

Signature

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Capacity (private, trustee/fiduciary, institutional)

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JEMAS / MILROD REV TR FEB 2007

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Milliam fines and Jane Milled, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this	8	day of Ma	nh_	, 2018.
---------------	---	-----------	-----	---------

Client:
Signature
Irustee
Capacity (private, trustee/fiduciary, institutional)
July 11-6-2
Signature
Trustee
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

JEMAS, WILLIAM IRA- PRIME

I (We),	irilliam Jenas.	, hereby declare as
C 77	7	
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:	
	Jan Milal
Signature	
Drivat	<u></u>
Capacity (private, trustee/	'fiduciary, institutional)
Signature	
Trustee	

Capacity (private, trustee/fiduciary, institutional)

Executed this <u>\$</u> day of <u>Mark</u>, 2018.

For Tradition Capital Management LLC:

MollyROSE JENSEN

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), ______, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this day of Much, 2018.

Client:	For Tradition Capital Management LLC:
Mallyns Super	Mundo
Signature	Michael C. Provine, J.D., LL.M.
Private	Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

JESHION, MICHAEL & MARILYN JT

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Marilyn Jeshion & Michael Jeshion hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

Signature

Capacity (private, trustee/fiduciary, institutional)

Muly For him

Signature

Capacity (private, trustee/fiduciary, institutional)

Executed this 5 day of March, 2018.

For Tradition Capital Management LLC:

JOHNS Jr., LEIGH PSP

	I (We), _	BETH	+	LEIGH	JOHNS	hereby declare as
follow	7S:					

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March, 2018.

Client:
Zm Duch Signature
Capacity (private) trustee/fiduciary, institutional) Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 206 of 427 PageID #:1975

JOHNSON, KAREN IRA PRIME

I (W	e), Karen	Lanson	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of Wirely 2018.

Client:
Klehron
Signature
Private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

DAVID R. JONES IRA ROLLOVER

I (****),	DAVID R.	JONEZ	_, hereby declare as
follows:			

- 1. I am/Where a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of MARCH , 2	2018.
Client: Signature	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional) Signature	

Capacity (private, trustee/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 210 of 427 PageID #:1979

Joseph, Gregory (Personal) GREGORY JOSEPH ROTH IRA DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), _	Gregory	Joseph	 _, hereby declare as
follows:	`		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this gt day of March, 2018.

Chenc
MI
Signature
Gregory Joseph Capacity (private, trustee/fiduciary, institutional)
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Kaiser, PAMELA IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), JEROME H. KAISER and PAMELA E. KAISER, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:	For Tradition Capital Management LLC:
	Mundo
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
PRIVATE	
Capacity (private, trustee/fiduciary, institutional)	
PE. Kaise	
Signature	
0-	

Executed this 4th day of MARCH , 2018.

Capacity (private, trustee/fiduciary, institutional)

I (We)	, Brian Katz	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Member and Chief Compliance Officer

Executed this 4th day of Moule	, 2018.
Client:	For Tradition Capital Management LLC:
2/1	Manylo
Signature	Michael C. Provine, J.D., LL.M.

Capacity (private, trustee/fiduciary, institutional)

Capacity (private, trustee/fiduciary, institutional)

Signature

STACY KAZOR IRA

	I (We),	cu Knz	or	, hereby declare as
follow	s:			, , ,

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this day of	2018.
Client:	For Tradition Capital Management LLC:
Stacy Kanon. Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

KELLAR, LUCIA INH IRA PRIME

I (We),	Lucia Kellar	, hereby	declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2 day of March , 2018.

Client:
Lucia Kellas
Signature
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

BRYAN KIENLEN-PRIME

I (We), _	· KILYAN	KIENLEN	 . hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this $\frac{300}{2}$ day of $\frac{100}{100}$ day of $\frac{100}{100}$ day of $\frac{100}{100}$ 2018.

Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

66

KIENLEN, LORRAINE M ROTH PRIME

I (We),	Larraine Frences	, hereby declare as
follows:		,

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this _______, 2018.

Client:
Larraiere Kienlen Signature
Capacity (private, trustee/fiduciary, institutional)
Larraine Kinter
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

KOZIOL, MARIE-EVE PERSONAL PCG

	I (We),	Marie	- Gie	K0210	<u></u>	, hereby declare as
follov	vs:					

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this day of March, 2018.

Signature Marie-Eve les zool Trivate Capacity (private, trustee/fiduciary, institutional)

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

LAND JR. WILLIAM C. IRA

I (We), WILLIAM LAND	AND	MARY LAND	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7th day of Mach 2	2018.
Client:	For Tradition Capital Management LLC:
William C. Kandf Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional) Mary Signature	

Capacity (private, trustee/fiduciary, institutional)

I (We), _	MITCHELL LEFKOFSKY	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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		0		M	Ancy	
Executed	this _		day of_		711-21	, 2018.

Client:

Signature

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 230 of 427 PageID #:1999

LEHMANN, JEFFREY PRIMIE

I (We),	Jeffrey Schman	, hereby declare as
follows:	000	,

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

foregoing is true and correct.	
ZP Manda	2018.
Client:	For Tradition Capital Management LLC:
Signature Signature JEFFAEY LEHWAMU Capacity (private) trustee/fiduciary, institutional)	Michael C. Provine, J.D., L.L.M. Member and Chief Compliance Officer
Signature	

Capacity (private, trustee/fiduciary, institutional)

LEHMANN, NAN PRIME

	I (We),	MAN	LEHMANN	 _, hereby declare as
follow	s:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of Man 2018.

Man Johnson Signature HAN LEHMANN Capacity (private, trustee/fiduciary, institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 234 of 427 PageID #:2003 DPUCE LEVIN SEPIRA

I (We),	13 max +	- (ATHY	LEVIN	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of MACA, 2018.

Client:
18 dee
Signature ()
PIJE
Capacity (private, trustee/fiduciary, institutional
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Signature
Prot
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 236 of 427 PageID #:2005

RUTH LEVIN FMLY TR OCT 1999

I (We), with deven	, hereby declare as
follows:	

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3rd day of March, 2018.

For Tradition Capital Management LLC:

ADAM M. LEVY

I (We),	Adam Levy	, hereby declare as
follows:		<u> </u>

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this $\frac{g^{th}}{day}$ day of $\frac{March}{day}$, 2018.

Chent:
adan Len
Signature
Privata
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), <u>Joy and Stuart Levy</u> hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 16 day of March 2018.

Client:	For Tradition Capital Management LLC:
Loy Firey Ley	Manylo
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

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SMITH, DOROTHY LINCOLN FUNDING

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), JORO 774 (19 W), hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisors Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5% day of March, 2018.

Client:
Datolly Signature Signature
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

60

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LINCOLN, LISA REVTR - PRIME

I (We),	LisaLincoln	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4 day of Marth, 2018.

Client:	For Tradition Capital Management LLC:
Lisa Ghadh Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

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LUCIANG, Joseph - IRA PRIME

I (We),	Seo	h	Luciano	, hereby declare as
follows:				<i>,</i>

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of Worth 2018.

For Tradition Capital Management LLC:

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 248 of 427 PageID #:2017 MANCINELLI, TSABEL INH IRA

I (We)	, Isabel	<u>M.</u>	Mancinelli	 , hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March 2018.

Client:
July Mr. Then the
Signature
private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

I (We),	Louis	Mancine //i	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 6 day of March 2018.

Chent:
Jun Mula.
Signature
Capacity (private) trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 252 of 427 PageID #:2021 MANELA , STEWART IRA

	gn		
•	- ₩e)	Stewart Manela Joanne	Manela hereby declare as
follow		- Pun	Qu-
	1.	I am/We are a client (private. trustee/fiduciary	, or institutional) of Tradition Capital
Manag	gement I	LC ("Tradition Capital"), and have personal l	cnowledge of all matters stated herein.

- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3rd day of March, 2018.

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

PETER MARZAN R/O IRA

I (We),	Peter	Marzan	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action, Not to the exclusion of other 4 thin News you have to he exclusion of other full reconstructions.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of March, 2018.

Capacity (private, trustee/fiduciary, institutional)

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, unstee/fiduciary, institutional)

Signature

MATTIA BEDJT PRIME

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I(We), BARNEY H. MATTIA HUS SoloRES MATTIA, hereby declare as follows:

- 1. I am We are a client (private) trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 27 day of FEBRUARY, 2018.

Client:

For Tradition Capital Management LLC:

Signature

Member and Chief Compliance Officer

Michael C. Provine, J.D., LL.M.

Capacity (private/trustee/fiduciary, institutional)

Signature

PRIVATE DOLORES SIELFA MA Capacity (private, trustee/fiduciary, institutional)

I (We),	Rechard Mayor	, hereby declare as
follows:		,

- 1. I am/We are a client private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March 2018.

Client:
Juni Man
Signature
Capacity (private) trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

MAYOR, SUSAN P. ROLLOVER IRA

I (We),	Susan Mayor	, hereby declare as
follows:	\mathcal{O}	

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9^{+1} day of 2018.

Client:
Sewan P. Mayor
Signature Signature
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

MCDERMOTT, BRENDAN PRIME

I (We)	. <u>Drendan</u>	X	M. Dermott	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of Masch, 2018.

Signature Capacity (private, trustee/fiduciary, institutional Signature	PX)	1ch part	
	Signature	1	
	The Connector	Stee	institution all
Signature	Сараспу (private, trustee/fiductary,	nistitutional)
Signature			
	Signature		

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

I (W	e), GROWY	M&DERMOTT	, hereby declare as
follows			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

Capacity (private, trustee/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 266 of 427 PageID #:2035 McDERMOTT RESIDUARY TR. DEC. 2011

P. MCDERMOTT & C. PALME

I(We), The RESIDUARY	TRUST	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will **not** be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

SUSAN MCKENNA CHARITABLE REMAINDER UNITRUST

I (We),	SUSAN MCKENNA	, hereby declare as
follows:		

- 1. I am/We are a client (private.trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 1 day of March, 2018.

Client:	For Tradition Capital Management LLC:
Muantuckera	Michael C. Provine, J.D., LL.M.
Signature Iustee	Member and Chief Compliance Officer
SUSAN MCKTUNA - CRUT Capacity (private trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

SUSAN MICKENNA IRA

I (We),	SUSAN	MCKENNA		_, hereby declare as
follows:			_	

- 1. I am/We are a client private. rustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of Watel , 2018.

Client:	For Tradition Capital Management LLC:
Signature SUSAM MCKEMMA Capacity (private, trustee/fiduciary, institutional)	Michael C. Provine, J.D., L.L.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 272 of 427 PageID #:2041 MEHTA, YEZDI & BINAIFER Jnt YEZDI, MEHTA M

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), YEZDI MEHTA + BINAFER MEDHORA MEHTA, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this 3rd day of MARCH , 2018.

Cheff.	
Munin	
Signature	_
Capacity (private, trustee/fiduciary, institutiona	(l)
Signature	_

Capacity (private, trustee/fiduciary, institutional)

1898522-3 02/14/2018 10:30 AM

ALISON MESKIN BENEIRA OF ROBERT GRANGER

	I (We),	Alison	Meskin	 _, hereby declare as
follow	s:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this <u>5</u> day of <u>March</u>	2018.
Client: Client: Client: Meshi Signature Private Capacity (private, trustee/fiduciary, institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	

Capacity (private, trustec/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 276 of 427 PageID #:2045

SETH MESKIN BENE IRA OF ROBERT GANGER

I (We),	Sen	Meskin	, hereby declare	as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

11.01

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this day of	2018.
Client: Signature	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M.
Capacity (private, trustee/fiduciary, institutional)	Member and Chief Compliance Officer
Signature	

Capacity (private, trustee/fiduciary, institutional)

MIKULA, STEPHEN P. PRIME FAX
908-547-0288

I (We), _	STEPHEN	<i>P.</i>	Mitaca	, hereby declare as
follows:				

- I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital 1. Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal 2. Investment Advisers Act and provides portfolio management and related investment planning services.
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- Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of MARCH 2018.

Client: Style Makes	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Mar/09/2013366子48Mcv-01039 Document #19949 1994 1997 1994 1994 280 of 427 PageID #:2049 A ナア: 「haron Buccafupco

413- 845-4742

AVNER, MISHAL ROLLOVER TRA

I (We), AVNER	MIShal	 , hereby declare as
follows:		

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9 day of March 2018.

Client:	For Tradition Capital Management LLC:
Anna mishall	Mayle
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

LINDA MODICA ROLLOVER IRA

I (We),	Linda Modica	, hereby declare as
follows:		

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal
 Investment Advisers Act and provides portfolio management and related investment planning
 services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 944 day of March 2018.

Client:	1
Signature	
Capacity (private) trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Linda and faul Modica, TTEEShereby declare as follows:

- 1. I am/We are a client (private trustee/fiduciary or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March, 2018.

Client:

Signature

Capacity (private, rustee/fiduciary, institutional)

Signature

Capacity (private trustee/fiduciary) institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

MOSSBERG, LAUREN INH IRA PRIME

I (We),	Lauren	mossberg	, hereby declare as
, ,,		0	
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii)proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4th day of MAYAL, 2018.

Client:	For Tradition Capital Management LLC:
Signature Princial Capacity (private, trustee/fiduciary, institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

MOSSBERG, PAUL PRIME

I (We), _	PAUL	E MOSSBERG	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:	
La m	El Linky
Signature	
Pair	ATO
Capacity (p	private, trustee/fiduciary, institutional)
Signature	
Capacity (r	

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

MICHAEL J. NIELSEN IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michael J Nielsen, IRA, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of March, 2018.

Client:
Michael I Mulson
Signature
Michael Nielsen IRH
Capacity (private trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 292 of 427 PageID #:2061

NI CHAPTER MATIONAL SOCIETY OF ARTS & LETTERS (AWARD)

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Martha Carrellas for National Society of Arts and hereby declare as Letters, New Jersey Chapter"

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client: National Society of Arts and

Letters, New Jersey Chapiter

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Signature

Capacity (private, trustee/fiduciary, institutional)

MARVIN NOVETSKY R/O IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), MARWW MOVETSX, hereby declare a follows:

- 1. I am/We are a client (private, trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

I (We),	Marie NUZZIU	, hereby declare as
follows:		

- 1. I am/We are a client private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of April 2018.

Client:	For Tradition Capital Management LLC:		
Marie Muzili Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer		
MARIE HYZZIO Capacity (private, trustee/fiduciary, institutional)	T		
Signature			
Capacity (private, trustee/fiduciary, institutional)			

KENNETH OBERST IRA

I (We),	KENNETH OBERST	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2 nd day of MARCH 2018.

New COlecus
Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Ci
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

OSBORN Tr. U/W FBO S. OSBORN Prm

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Mon J. Elbor-Tr Shirly B. Olborn, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of n wh	2018.
Client: Signature Truster	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-02039 Document #: 97-3 Filed: 04/24/18 Page 302 of 427 PageID #:2071

	I (We),	Bre	enda	5	Usborn	, hereby declare as
follows			- Carrier Control			

- 1. (I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2 day of April 2018.

Client:	Fo
Found at CSI	6
Signature	Mi
Pavate	Mo
Capacity (private, trustee/fiduciary, institutional)	
÷	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

ROBERT OSBORNIII- PRIME

I (We), Lobert & handice	Osborn .	, hereby declare as
follows:		

- I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March	2018.
Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Mandud Med Signature	

Capacity (private, trustee/fiduciary, institutional)

OSBORN, SHIRLEY IRA Prime

I (We), Shirly Osboin	, hereby declare as
follows:	

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of manh, 2018.

Client:
Signature Robert J. Osboin Jr
tovster / PoA filvering.
Capacity (private, trustee/fiduciary, institutional)
Signature
Conscitu (private tructee/fiduciary institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 308 of 427 PageID #:2077

PALME, COLLEEN M PRIME

I(We), Colleen MPALME	, hereby declare as
follows:	

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of MARCH :	2018.
Client:	For Tradition Capital Management LLC:
Signature Frivation	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

PALME, SEAN PERSONAL

I (We),	SEAN	PALME	, hereby declare as
follows:			,

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 10 day of MARCH , 2018.

Client:
Deen Palne
Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

RAMESH PATEL ROLLOVER IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), RAMES IT PATEL & Smite 12 TES hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

foregoing is true and correct.	
Executed this 6 day of March 2	2018.
Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

JOSEPH PECK-TRUST

I (We),	Greg	Peck, Trustee	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7 day of March 2018.

Client
Breg Ped, Trustee
Signature
Trostel
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

MICHAEL PERLMUTTER IRA

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Michael & J. U Per low H. hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of Murch 2018.

Client:

Signature

Capacity((private) trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Michael C. Provine, J.D.,

Member and Chief Compliance Officer

For Tradition Capital Management LLC:

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 318 of 427 PageID #:2087

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KAREN PETRUCHA-CRAIG - INH IRA FNDING KAREN PETRUCHA-CRAIG BENE IRA OF GEORGE PETRUCHA KAREN PETRUCHA-CRAIG FUNDING ACCOUNT

OSCHARACION OF ASSECURENT TO TRADITION CARLAL MANAGEMENT ECC.

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hyllogys:				

- Lam/We we a client (private, trustee/liduritary or institutions)) of Tradition Capital Strangement LLC ("Tradition Capital"), and two pertural knowledge of all neutral cured involve.
- 2. Tradition Capital survivious a Register. I Investment 6 divisor weeder the Federal In Association And Come that most provides periodic management and related to rectment planning survivious.
- After receiving notice from Traditions Depiled administration of Constitution of Constitution of the produces of the occurrities of "JM Preservation and Constitution" ("CJM") in order to building the received to assign to Tradition Cardin his rights, title, and interest in any and all claims, demands, and carees of relevant any limit whereaver or bury from violations of the COS is done according tests, other applicable statutes, and common law doubting, and may be esserted against TJM and relevant descendants in connection with the purchase of the are ordinal of tJM.
- Accordingly, we the puspess of transacting my to a simulation of and subject to provident of purgraph a base of Theory accords and submit this decisionation of anispersons (a maintaining the sature, of Tradition Capital in taking a gal action (i) excising appointment or lead plaintiff on my benefit and on tellah or other propate Tradition Capital cheets, on or account April 10, 2018, in a close scitor against Life or (ii) proceeding such office uniform or (ii) proceeding as Tradition doesnot appropriate, it.) de large that Uniff be bound by the results of the infantion, and (ii) uniquing, amatering, and returns even to Tradition. Capital all rights, take and interest in any and all chains, demands, and cause of action of any hind wisconson arising from visitions of the O B indust so well be large, other applicable stature, and common law does tring as truly to many, a squinst take and calculations, in come effort as in this parchase of the toxinities of this.
- 6 Partiag Thereby appoint Tradition Capital to my true and laveted effectively in-faction for purpose of exercising all provious estating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this $\frac{q^{th}}{l}$ day of $\frac{maxh}{l}$, 2018.

Client:
// My
Signature
TRUSTEE/FIDUCIARY
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

SELVARAJ PICHAIYAN ROIRA

I (We), _	SELVARAJ	PICHAIYAN	(IRA)	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 20 TH day of MARCH , 2018.

Clients	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

THOMAS B. FOSTER TR-PINEWOODS

I (We),	THOMAS	B	FOSTER	 , hereby declare as
follows:				

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this 6th day of March 2018.

Client:
Thomas B. Foster
Signature
THOMAS B FOSTER - PINEWOXXS TR Capacity (private trustee/fiduciary Institutional)
Signature

Capacity (private, trustee/fiduciary, institutional)

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I (We),	CINDY	PITON 20	, hereby declare as
follows:)		,

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private) trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

MICHAEL PORTER ROLLOVER IRA

I (We), _	Michael	<u>D.</u>	Porter	_ _, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

KENNETH R. POWELLIRA

I (We), ₋	Kenn	eth	12.	Powell	 hereby declare as
follows:	·				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 2 day of MARCH 2018.

Wenneth R. Dowell
Signature
Private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

POWSNER, EDWARD IRA FUNDING

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), ETHALL POWSNIER, POA FOR EDWARD POWSNIERED declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 574 day of MARCH, 2018.

Client:
Edward & Powerer By Emm M Bowsen. Signature
ATTORNEY IN FACT- Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

PRAKASH, MONA S.

I (We),	Mora 5 Pralash	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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Executed this 2 day of Mcsch 2018	Executed this	200	day of	Wesch	, 2018.
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Client:
Morland
Signature
Private
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

NEELESH PRAKASH & AMY VIDWANS PRAKASH TEN BY ENTIRE

	I (We), AMY & NER	LESH PRAKA	SH	_, hereby declare as
follov	vs:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5^{TH} day of MARCH 2018.

Client:
Hrillish
Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Mer 2al
Signature
Prushing
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Margart Praire IRA

I (₩e),	Margaret	Parre	, hereby declare as
follows:	' .)		·

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof. I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 7th day of March 2018.

Client:	For Tradition Capital Management LLC:
Market Primie	Manyl
Signature)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Canacity (private trustee/fiduciary institutional)	

Michael C. Provine IRA

I (We),	MichaelC	Cours	, hereby declare as
follows:	7 110 11010	y y O Wyy	

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March, 2018.

Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

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DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), MICHAEL C PROVINE, TIEE, hereby declare as follows:

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March , 2018.

Client:
// Man 1-1
Signature /
TRUSTEE/FIDUCIARY
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

I (We),	MICHAEL	C PROVINE, TIET	, hereby declare as
follows:			

- 1. I am/We are a client (private trustee/fiduciary) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4th day of march 2	2018.
Client: Signature Thistel Fiduciary, institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	

Capacity (private, trustee/fiduciary, institutional)

RAWLINS, CLAIRE IRA FUNDING

I (We),	CLAIRE	RAWLINS	, hereby declare as
follows:			•

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of MARCIT 2018.

Capacity (private, trustee/fiduciary, institutional)

Client:	For Tradition Capital Management LLC:
Charlins	Manylo
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

REIF, MERRYL REV TR.

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Van Dan Herrey R Rufhereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal
 Investment Advisers Act and provides portfolio management and related investment planning
 services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of March 2018.

Client:

Signature

Capacity (private, trustee/fiduciary, institutional)

Signature

.

Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

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REIF, VAN ROILOVER IRA PRIME

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I(We), ______, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this Sin day of March	2018.
Client:	For Tradition Capital Management LLC:
Van DReid Signature Private	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

RODMAN, ANDREW S. FUNDING

I (We), Antrew S. Rodren	, hereby declare as
follows:	

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 6 day of Morch	, 2018.
Client:	For Tradition Capital Management LLC:

Signature

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, rustee/fiduciary, institutional)

Signature

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JAY H. RODMAN IRREV TR. 2010

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

	I (We),	andrew	losna,	TTEE	 , hereby declare as
follov	vs:	•			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

/	m	14	
Executed this $\underline{6}$	day of	March	, 2018.

Client:	For Tradition Capital Management LLC:
andrew S. Rodner	Mayle
Signature ANDREW RODMAN, Trustee Capacity (private, trustee/fiduciary, institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Ross, SHAUN A BB.

I (We), _	Shaun	A.ROSS	 , hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

fcregoing is true and correct.	
Executed this 5 day of Morch	2018.
Client:	For Tradition Capital Management LLC:
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Dr. vote	Indiana and only compilated officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

RUFFER, K. CUST For ABBY

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), KERSTAN RUFFER FOR ABBY Reported as follows:

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in 7. connection with the prosecution of any action brought to obtain such recovery.

Executed this 6th day of March, 2018.

Client:	For Tradition Capital Management LLC:
Signature KERSTAN RUFFER Capacity (private trustee/fiduciary) institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

RUFFER, K. CUST For GABRIEL RUFFER

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I(We), KERSTAN RUFFER FOR GABRIEL RUFFEREreby declare as follows:

- 1. I am/We are a clien (private. trustee) fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 6th day of March, 2018.

Capacity (private, trustee/fiduciary, institutional)

Client:	For Tradition Capital Management LLC:
Kerstan Ruffer For Ruffer, Signature KERSTAN RUFFER	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private trustee/fiduciary, institutional)	
Signature	

RUFFER, K. CUST for GAIL ELIZABETH RUFFER

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), KERSTAM RUFFER FOR GAIL RUFFER, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 6th day of March, 2018.

Client:	For Tradition Capital Management LLC:
Signature KERSTAN RIFFER Capacity (private trustee/fiduciary) institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

RUFFER, KERSTAN REVTR. FEB 2012

	I (We),	Kerston	Rutter	, hereby declare as
follow	vs:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 6 th day of March, 2018.

Client:	For Tradition Capital Management LLC:
Capacity (private, trustee/fiduciary, institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), Don Russell, Will Will hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March 2	2018.
Client:	For Tradition Capital Management LLC:
Conal Russell Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Private	1
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

ALINA P RUSSO IRLEY TRUST THE ROBERT RUSSO TRUST

I (We), _	ROBERT	RUSSE,	TIEE	, hereby declare as
follows:				

- 1. I am/We are a client (private trustee/fiduciary) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 13 day of March, 2018.

Capacity (private, trustee/fiduciary, institutional)

Client:	For Tradition Capital Management LLC:
100-	Mangle
Signature ROBERT RUSSO FOR ROBERTRUS	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
ROBERT RUSSO. FOR ALINARU	550 TR
Capacity (private, trustee/fiduciary, institutional)	
Signature	

PAMELA E. RUSSO ROTH IRA

I (We	DAMELA	8	KU1550	hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 20 th day of _______, 2018.

Client:
Panela ERush Signature
privale
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private trustee/fiduciary institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 370 of 427 PageID #:2139 MARK RUZZIN CUST FOR OLIVER VASATKA RUZZIN UTMA MARK RUZZIN CUST FOR TATE VASATKA RUZZIN UTMA

I (We),	mark Russia	, hereby declare as
follows:	00	<u> </u>

- 1. I am/We are a client (private trustee/fiduciary or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this $6^{\frac{th}{h}}$ day of $\frac{March}{h}$, 2018.

Client:
MTPRyj-
Signature
MARK RUZZN, CILSTODIAN
Capacity (private trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 372 of 427 PageID #:2141

RUZZIN, EMI ROTH TRA

RUZZIN, GREGORY ROTH TRA

	I (We), <i>Greg</i>	gory and	Emi RUZZIV	<u> </u>	hereby declare as
follows	:				

- I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:	For Tradition Capital Management LLC:
GRuz _	1 Mayle
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Capacity (private) trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Executed this 8th day of March, 2018.

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), PICHARD RUZZIW, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, exprestitutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this // day of March 2018.

Chent:			
			•
Signature	FRIVA	TE	
Capacity (pr	rivate, trustee/:	fiduciary, ins	titutional)
Signature			
Capacity (pr	ivate, trustee/f	iduciary, ins	titutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., I.L.M. Member and Chief Compliance Officer GREGORY FRANK RUZZIN CUST FOR ZACHARY RUZZIN

I (We),	GREGORY RI	122/N	, hereby declare as
follows:			

- 1. I am/We are a client (private trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 8th day of March, 20	018.
Client:	For Tradition Capital Management LLC:
- Ghr	Michael C. Provine, J.D., LL.M.
Signature GREGORY RUZZINI, CUSTON,	Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary,)institutional)	
Signature	

Capacity (private, trustee/fiduciary, institutional)

JOSEPH SAGGESE IRA

I (We),	JosepH	Saggese	, hereby declare as
·	V	00	,
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

I declare under penalty of perjucy under the laws of the United States of America that the loregoing is true and correct.

Executed this 24 day of Lebung 2018.

Client:	For Tradition Capital Management LLC:
Signature J	Michael C. Provinc, J.Ch., J.L.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 380 of 427 PageID #:2149 SCHERBA, AGNES RLLVR IRA

I ((We), _	AGNES	C Schares	hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of March 2018.

Client:
Agres Colors Signature PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 382 of 427 PageID #:2151 \$CHERBA, ANNE INHIRA

I (We), ANNE C SCHERBA	, hereby declare as
follows:	

- I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of March 2018.

Client: PTINE C SCHERDA
Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

SCHLEIFER, STEVEN ROLLOVER IRA

I (We),	Steven Schleifer	IRA	, hereby declare as
follows:			

- I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day o	f Morch	, 2018.

Client:	For Tradition Capital Management LLC:
Stur Schliger	Michael C. Provine, J.D., LL.M.
Signature	Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 386 of 427 PageID #:2155

Schwartz, ROBERT & MARY Fdg.

I (We).	bert S. and Mary E Schwart Thereby declare as
follows:	111

- 1. I am/We are a client (private: trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. V Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 3 day of March 2018.

Client: Koberts. Schwartz

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

DAVD SEXTON POTHIRA

I (We),	DAYID	SEXTON	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this H day of MARCH, 2018.

Client:	For Tradition (
Signature Seylor	Michael C. Provi Member and Chi
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 390 of 427 PageID #:2159

SEXTON, GREG & HARLAN JWROS

I (We), HARLAN	6. SEXTON	, hereby declare as
follows:		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

day of MARCH 2018.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.
Member and Chief Compliance Officer

PRIVATE

Capacity (private, trustee/fiduciary, institutional)

Gregory Sextan (signed by Harlander)

Signature

FRIVATE

Capacity (private, trustee/fiduciary, institutional)

SHARMA, DEVEN & NUPUR JE

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), DEVEN & Niepier Sarma, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of MARCH, 2018.

Client:
Signature Signature
PRIVATE
Capacity (private, trustee/fiduciary, institutional)
Nupen D Sharmer
Signature PRIVATE
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

SHIAO WEN SHEN ROLLOVER IRA

I (We), _	Nancy	Shiao-wen	Shen	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 10 day of March :	2018.
Client: Signature PY: VATE Capacity (private, trustee/fiduciary, institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature	

Capacity (private, trustee/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 396 of 427 PageID #:2165

ROBERT D. SLAMA IRA R/O

	I (We), _	Robert	Slama	4	Sharon	Slama , hereby declare as
follows);					

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this 3 day of March, 2018.

OI.	
(11	ent:
	~~

Signature

Robert D Slame

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

1898522-3 02/14/2018 10:30 AM

MARK RUSSELL SMITH BENE IRA OF HARVEY K SMITH

I (We), <u>A</u>	lank	Russell	Smith	, hereby declare as
follows:					

- I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March 2018.

Capacity (private, trustce/fiduciary, institutional)

Client: Mark Russel Grand Signature Private Capacity (private, trustee/fiduciary, institutional)	For Tradition Capital Management LLC: Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
ignature	

ROBERTR SPRINGER ROllovER IRA

	I (We), Robert	R.	Springer	WO	, hereby declare as
follow	/s:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Executed this Third day of March 3, 2018.

Client:
Great R Springer M. N.
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

			ON13EllALF	OF	
	50.		THE ST SOP	HIA UKRAINIT	W
(We), EL. 3	HEN	HUTNICK	DETHODOX	SEMULA Hereby de	clare as
C					
follows:					

- 1. I am/We are a client (private. trustee/fiduciary) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
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- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this the day of March, 2018.

Capacity (private, frustee/fiduciary/institutional)

Signature

Michael C. Provine, J.D., ILM.

Member and Chief Compliance Officer

ST SOPHIN UKRAINIAN OKTHODOX SEMINARY

Capacity (private, trustee/fiduciary, institutional)

Very Rev Fall Little

Signature

Case: 1:18-cv-01039 peculment #: 97-3 Filed: 04/24/18 Page 404 of 427 PageID #:2173

I (We), _	Michael	CProvine	TEE	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this Atlanta day of March , 2018.

Marthal
Signature
Trustee (Houcharty institutional)
Signature
Papacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

Client:

DORIS WEDWALDT IRA

<u>_I</u> (We), _	deris	Vij.	Wedwaldt	 hereby declare as
follows:		•		

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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Executed this 1 day of 1/4RCh , 2018.

Client:			

is By Wedwalat

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

· Capacity (private, trastee/fiduciary, institutional)

s m. Wedwallt Signature

Capacity (private, trustee/fiduciary, institutional)

WEINBLATT, JUDITH R. ROLLOVER IRA

I (We),	Judith	Weinblatt	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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Client:

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M.

Member and Chief Compliance Officer

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page-410 of 427 PageID #:2179
WEINFELDT, PHYLLIS Indvl PRIME

I (1	We), Phyllis	Weinfeldh	, hereby declare as
C-11			
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
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- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this Lundeday of Marsh 4 2018.

Client:	For Tradition Capital Management LLC:
Signature Livate Capacity (private, trustee/fiduciary, institutional)	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
Signature Capacity (private, trustee/fiduciary, institutional)	

I (We),	MICHAEL	<u>C</u>	PROVINE,	TTEE, hereby declare a	s
follows:					

- 1. (I am/We are a client (private trustee/fiduciary) or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 9th day of March 2018.

Client:
Signature
TRUSTEE/FIDUCIARY
Capacity (private, trustee/fiduciary, institutional)
Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer

WHEELER, LOUISE IRA FUNDING

I (We),	Louise	Wheel	er	_, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in 7. connection with the prosecution of any action brought to obtain such recovery.

Executed this 5 day of March 2018.

Client:	For Tradition Capital Management LLC:
Signature Signature	Michael C. Provine, J.D., I.L.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

WILLIAM WHEELER R/O IRA

I (We), _	William	<u>J.</u>	Wheeler	 hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 4th day of March 2018.

Capacity (private, trustee/fiduciary, institutional)

Client:	For Tradition Capital Management LLC:
Signature Signature	Michael C. Provine, J.D., I.L.M. Member and Chief Compliance Officer
Capacity (private, trustee/fiduciary, institutional)	
Signature	

Case: 1:18-cv-01039 Document #: 97-3 Filed: 04/24/18 Page 418 of 427 PageID #:2187 WIECZOREK SR, CASEY J IRA

I (We),	CASEY	WIECZORER	5R.	, hereby declare as
follows:	•	,		•

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of *Tradition Capital*Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- Tradition Capital agrees to remit back to me any proceeds received as a result of this 6. Assignment.
- I understand that I will not be responsible for any fees or expenses incurred in 7. connection with the prosecution of any action brought to obtain such recovery.

ett)	1/	m. h	
Executed this	day of M	arch	, 2018.

Client:	For Tradition Capital Management LLC:
ChayWannie	1 monto
Signature /	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
CASEY WIECTOREX, SE Capacity (private,) trustee/fiduciary, institutional)	included and office computation officer
Signature	
Capacity (private, trustee/fiduciary, institutional)	

WIECZOREK JR. CHIP ROTH IRA

I (We),	ASEY	WIECTOREK,	JR	, hereby declare as
follows:				

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

	1 st	·nas 1	1
Executed this	day of _	Moures	, 2018.

Client:
Signature Signature
CASEY WIECZOREK, JR Capacity (private,)rustee/fiduciary, institutional)
<u>C</u> A Signature
Capacity (private, trustee/fiduciary, institutional)

For Tradition Capital Management LLC:

Michael C. Provinc, J.D., LL.M. Member and Chief Compliance Officer

WIECZOREK, LOUISA TRA

I (We),	LOUISA	WIECZ	OREK	, hereby declare as
follows:				

- 1. I am/We are a client private. trustee/fiduciary, or institutional) of Tradition Capital
 Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 5th day of March, 2018.

Client:	For Tradition Capital Management LLC
Town (1992in	1260 Mayle
Signature	Michael C. Provine, J.D., LL.M.
1	Member and Chief Compliance Officer
LOUISA WIECZCREK	
Capacity (private,)rustee/fiduciary, instit	utional)
Signature	
Consider the formula of the first of the fir	utional)
Capacity (private, trustee/fiduciary, institu	utional)

ELEANOR YEUNG IRA

I (We), _	ELEANOR	YEUNG	, hereby declare as
follows:			

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Executed this 57H day of MARCH , 2018.

Client:	For Tradition Capital Management LLC:
Cleenar Dung	Manyl
Signature	Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer
PRIVATE	
Capacity (private, trustee/fiduciary, institutional)	
Signature	
Capacity (private, trustee/fiduciary, institutional)	

DECLARATION OF ASSIGNMENT TO TRADITION CAPITAL MANAGEMENT LLC

I (We), HENIZIETTA F. ZINN and DONALD B. ZINN, hereby declare as follows:

- 1. I am/We are a client (private. trustee/fiduciary, or institutional) of Tradition Capital Management LLC ("Tradition Capital"), and have personal knowledge of all matters stated herein.
- 2. Tradition Capital serves as a Registered Investment Adviser under the Federal Investment Advisers Act and provides portfolio management and related investment planning services.
- 3. After receiving notice from Tradition Capital relating to my investment loss associated with the purchase of the securities of LJM Preservation and Growth Fund ("LJM"), in order to facilitate the recovery of my investment loss, I have resolved to assign to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM.
- 4. Accordingly, for the purpose of recovering my investment loss, and subject to provisions of paragraph 6 hereof, I hereby execute and submit this declaration of assignment: (a) authorizing the actions of Tradition Capital in taking legal action (i) seeking appointment as lead plaintiff on my behalf and on behalf of other private Tradition Capital clients, on or around April 10, 2018, in a class action against LJM or (ii) prosecuting such other action or (ii) proceeding as Tradition deems appropriate; (b) declaring that I will be bound by the results of the litigation; and (c) assigning, transferring, and setting over to Tradition Capital all rights, title, and interest in any and all claims, demands, and causes of action of any kind whatsoever arising from violations of the U.S. federal securities laws, other applicable statutes, and common law doctrines, as may be asserted against LJM and related defendants, in connection with the purchase of the securities of LJM
- 5. Further, I hereby appoint Tradition Capital as my true and lawful attorney-in-fact for the purpose of exercising all powers relating to such causes of action.

- 6. Tradition Capital agrees to remit back to me any proceeds received as a result of this Assignment.
- 7. I understand that I will not be responsible for any fees or expenses incurred in connection with the prosecution of any action brought to obtain such recovery.

Client:

Signature

Dowore

Capacity (private, trustee/fiduciary, institutional)

Signature

Capacity (private, trustee/fiduciary, institutional)

Executed this 6th day of MARCH, 2018.

For Tradition Capital Management LLC:

Michael C. Provine, J.D., LL.M. Member and Chief Compliance Officer